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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
08/985,380	12/04/1997	EVERT S. COOPER	TI-23516	3517
23494 75	590 12/03/2004		EXAMINER	
TEXAS INSTRUMENTS INCORPORATED			SNIEZEK, ANDREW L	
P O BOX 655474, M/S 3999 DALLAS, TX 75265		,	ART UNIT	PAPER NUMBER
			2651	
			DATE MAILED: 12/03/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.			
Application No. Applicant(s)			
08/985,380	COOPER, EVERT S.		
Examiner	Art Unit		
Andrew L. Sniezek	2651		
ears on the cover sheet with	the correspondence address		
IS SET TO EXPIRE 3 MO 6(a). In no event, however, may a repl within the statutory minimum of thirty (a Il apply and will expire SIX (6) MONTH cause the application to become ABAN date of this communication, even if tim	ly be timely filed 30) days will be considered timely. 1S from the mailing date of this communication. NDONED (35 U.S.C. § 133)		
ly 2004.			
This action is FINAL . 2b)⊠ This action is non-final.			
ce except for formal matter x <i>parte Quayle</i> , 1935 C.D.	rs, prosecution as to the merits is 11, 453 O.G. 213.		
withdrawn from considerat	ion.		
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) is objected to. See 37 CFR 1.121(d). Office Action or form PTO-152.		
(PCT Rule 17.2(a)).	olication No eceived in this National Stage		
in the certified copies not re	ceivea.		
Paper No(s)/N	nmary (PTO-413) Mail Date rmal Patent Application (PTO-152) .		
	Examiner Andrew L. Sniezek Pars on the cover sheet with As SET TO EXPIRE 3 MO B(a). In no event, however, may a rep within the statutory minimum of thirty (1) apply and will expire SIX (6) MONTH cause the application to become ABAI date of this communication, even if time by 2004. action is non-final. the except for formal matter for parte Quayle, 1935 C.D. withdrawn from considerate withdrawn from considerate are provided in abeyance on is required if the drawing(s) arminer. Note the attached (1) arminer. Note the attached (2) arminer. Note the attached (3) arminer. Note the attached (4) by documents have been received. have been received. have been received in App ty documents have been received in App ty documents have been received. have been received in App ty documents have been received. have been received in App ty documents have been received in App ty documents have been received. A) Interview Sur Paper No(s)/ff 5) Notice of Info A) Interview Sur Paper No(s)/ff To the certified copies not received. A) Interview Sur Paper No(s)/ff To the certified copies not received. A) Interview Sur Paper No(s)/ff To the certified copies not received.		

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114 was filed in this application after a decision by the Board of Patent Appeals and Interferences, but before the filing of a Notice of Appeal to the Court of Appeals for the Federal Circuit or the commencement of a civil action. Since this application is eligible for continued examination under 37 CFR 1.114 and the fee set forth in 37 CFR 1.17(e) has been timely paid, the appeal has been withdrawn pursuant to 37 CFR 1.114 and prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 7/13/04 has been entered.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 11-18 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Applicant has amended claim 11 by replacing the word "utilizing" with the word -determining -, however the specification as originally filed only refers to "utilizing a model reference control technique" page 4, lines 11-13 and not determining a model reference control technique after an initialization of

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the hard disk drive as presently amended. Claims 12-18 inherit the language of claim

11. The newly added limitation "determining", lacking support, must be cancelled.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 11-13 and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki et al. in view of Moon.

The body of the rejection is incorporated herein from paragraph 4 of the office action mailed 8/7/01. Additionally it is clear from (figures 6a and 6b, along with corresponding disclosure) that the control technique using the value Cffwd is performed during use, i.e. after initialization of the disk drive for achieving a desired performance level of a drive and would have been used by one of ordinary skill in the art at a similar time in the arrangement as taught by Suzuki et al for similar purposes, i.e. to achieve a desired performance level of the drive. The newly set forth language "determining" is given the same meaning as the previously set forth language "utilizing" since the written specification does not seem to make any distinction between the two terms. Also, when Moon's system enters a real time control mode, in which feed forward signals are generated and needed to perform the control technique, this is performed after initialization of the drive. The control technique is not complete/known until the feed

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forward signals are generated, which as previously stated, is after initialization of the disk drive.

6. Claims 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suzuki et al. and Moon as applied to claims 11-13 and 16-18 above, and further in view of Official Notice.

The body of this rejection is incorporated herein from paragraph 5 of the office action mailed 8/7/01.

Response to Arguments

7. Applicant's arguments filed 7/13/04 have been fully considered but they are not persuasive.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew L. Sniezek whose telephone number is 703-308-1602. The examiner can normally be reached on Mon.-Fri..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sinh N Tran can be reached on 703-305-4040. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Andrew L. Sniezek Primary Examiner Art Unit 2651

A.L.S. 12/2/04